

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY

RECEIVED

JAN 19 2010

AT 8:30
WILLIAM T. WALSH
CLERK

ORION CORPORATION,

Plaintiff/Counterclaim
Defendant,

v.

SUN PHARMACEUTICAL INDUSTRIES,
LIMITED

Defendant/Counterclaim
Plaintiff.

CIVIL ACTION NO. 3:07-cv-05436-MLC-DEA
(Consolidated)

ORION CORPORATION,

Plaintiff/Counterclaim
Defendant,

v.

SUN PHARMA GLOBAL, INC.

Defendant/Counterclaim
Plaintiff.

CIVIL ACTION NO. 3:08-cv-05545-MLC-DEA

ORDER

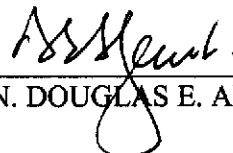
THIS MATTER having been opened to the Court by LeClairRyan, *A Virginia Professional Corporation*, counsel for Third Party Respondent Gwendolyn Zeno ("Gwendolyn Zeno") upon Motion for Leave to File Documents Under Seal Pursuant to Local Civil Rule 5.3; and the Court having reviewed all papers submitted and for good cause shown:

IT IS ON this 19th day of January, ~~2009~~, 2010

ORDERED that Gwendolyn Zeno's Motion for Leave to File Documents Under Seal pursuant to Local Civil Rule 5.3 is **GRANTED** because Gwendolyn Zeno's Reply Brief Supporting the Attorney-Client Privileged Nature of the Contents Redacted from her Document Production in Response to a Rule 45 Subpoena from Defendants ("Gwendolyn Zeno's Reply") contains facts that are directly derived from Novartis proprietary information, designated as

“Highly Confidential” under the governing Protective Order. Further, many of the Exhibits attached to the Certification of Gregory S. Thomas accompanying Gwendolyn Zeno’s Reply are either designated “Highly Confidential” or directly derived from documents that are designated “Highly Confidential” by the parties or third parties under the Protective Order entered in this case. Those Exhibits also include information that is proprietary in nature that relate to Orion’s Stalevo® and Comtan® products. Orion and Novartis would be harmed if these documents and the information contained therein designated “Highly Confidential” were openly disclosed to the public. Alternatives to filing under seal, such as redacting portions of Gwendolyn Zeno’s Reply and accompanying Exhibits, would be unable to relay the requisite information. Therefore, filing under seal is necessary in these proceedings; and it is

FURTHER ORDERED that the Clerk of the Court serve a copy of this Order on all counsel.



HON. DOUGLAS E. ARPERT, U.S.M.J.